

ORIGINAL

**EXCLUSIVE AGREEMENT TO
MARKET REAL ESTATE**
("Agreement")

THIS AGREEMENT is dated the 27th day of November, 2000, by and between Colliers Monroe Friedlander, Inc., a licensed real estate broker in the state of Hawaii ("Broker"), having an address of 220 South King Street, Suite 1800, Honolulu, Hawaii 96813, and Sports Shinko (Waikiki) Co., Ltd., a Hawaii corporation (hereinafter referred to as "Seller"), having an address of 175 Paoakalani Street, Honolulu, Oahu, Hawaii.

Term

This Agreement shall take effect on the date this Agreement is signed by the Seller ("Effective Date") and shall terminate six (6) months after commencement of the Active Marketing of the Property, as further defined herein, unless otherwise extended in writing by the Parties hereto. Upon the natural termination of this Agreement as provided for herein, the Agreement shall automatically extend on a month-by-month basis without further acknowledgement by either Seller or Broker, provided either party shall have the right to cancel this Agreement at any time (after the initial 6-month listing term) by providing the other party with thirty (30) days advance written notice of such termination.

Authority

Seller places with Broker and hereby exclusively and without revocation authorizes Broker to sell the Property listed and generally described on the Schedule A attached hereto and made a part hereof (the "Property" and "Hotel"), through a marketing program implemented and coordinated by Broker. During the term of this Agreement, Seller, Seller's representatives, employees and consultants shall immediately refer to Broker any and all inquiries Seller or said representatives, employees and/or consultants may receive or solicit pertaining to the disposition of the listed Property, as well as all previous inquiries that Seller has received during the past 12 months. Seller further acknowledges that there are no exclusions or exceptions to this Agreement except for those outlined in this Agreement. Seller (or a legally empowered representative) agrees to fully cooperate with Broker in the offering and sale of the Property and to otherwise cooperate with Broker in carrying out the purpose of this Agreement.

**Fee Simple Land
Owners**

Seller is hereby made aware that Broker is working with the owners of the fee simple land interest in the Property, Kenneth S. Morita, et al., and Pacific Holiday, Inc. (collectively the "Fee Owner"), to identify the opportunity of jointly marketing both Seller's leasehold interest in the Hotel and the encumbered fee land interests under the Hotel owned by Fee Owner. Broker shall conduct such discussions and negotiations at Broker's own expense.

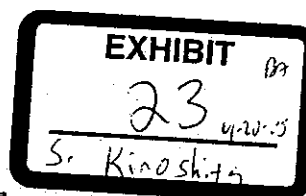
Seller understands and shall allow Broker to list for sale the Fee Owner's

Seller Initials SK

Broker Initials ADD

EXHIBIT

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Agreement

Ocean Resort Hotel - Waikiki
Sports Shinko (Waikiki) Co., Ltd. - Seller
Celliers Monroe Friedlander, Inc. - Broker
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encumbered land interest in the Property ("Fee Land Interest") in an effort to package the Seller's leasehold interest and the Fee Land Interest and offer the Hotel as a potential fee simple asset in the marketplace. Seller understands that Broker shall be compensated by the Fee Owner for Broker's efforts in selling the Fee Land Interest. In doing so, Broker shall not be deemed in breach of this Agreement or its fiduciary relationship with Seller.

Broker's effort to negotiate the listing of the Fee Land Interest shall take place immediately upon execution of this Agreement, and Seller understands that the marketing effort for the Hotel shall be delayed until Broker has had adequate opportunity to work with the Fee Owner in Broker's effort to list the Fee Land Interest. Broker agrees to keep Seller informed as to Broker's efforts and progress with the Fee Owner in this regard.

Broker shall immediately notify Seller in writing when it has a reasonable expectation that its representation of the Fee Owner will be in direct conflict with its representation of the Seller to the detriment of Seller.

Marketing Program

The Active Marketing program shall be conducted in two distinct stages. The first stage shall be *Confidential Marketing*, followed, if necessary, by *Aggressive International Marketing*, as described below.

Confidential Marketing

Prior to Actively Marketing the Property, Broker shall gather all information on the Property that the Seller has in its possession, in addition to data on the real estate market. During the *Confidential Marketing* phase of Active Marketing, these materials shall be presented to serious buyer candidates, after the execution of a confidentiality agreement, either in printed form, on CD-ROM or via the Internet. During the *Confidential Marketing* stage of the sales effort by Broker, the Property will be exposed only to investors known to Broker to be (a) currently in the Hawaii marketplace, and (b) currently active in acquiring hotel and/or resort properties in the \$20 million to +\$100 million range. "Active Marketing" shall be deemed to have commenced upon Broker's written notice to Seller of Broker's intention to commence the *Confidential Marketing* portion of the Active Marketing of the Hotel.

Aggressive International Marketing

In the event the Confidential Marketing effort does not produce a group of

Seller Initials SK

Broker Initials AMF

Agreement
Ocean Resort Hotel ~ Waikiki
Sports Shinko (Waikiki) Co., Ltd. ~ Seller
Colliers Monroe Friedlander, Inc. ~ Broker
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Counterparts This Agreement may be executed and delivered in any number of counterparts, each of which so executed shall, irrespective of the date of its execution and delivery, be deemed an original or duplicate original, and all of which together shall constitute one and the same instrument or agreement. In making proof of this Agreement, it shall not be necessary to produce or account for more than one such counterpart that has attached thereto photocopies of the signatures or signature pages of all of the parties hereto.

Applicable Law This Agreement shall be binding upon the parties hereto, their heirs, successors and assigns and shall be governed by and construed under the law of the State of Hawaii.

Facsimile The Parties hereto and their respective successors and assigns are hereby authorized to rely upon the signatures of each person and entity on this Agreement which are delivered by facsimile as constituting a duly authorized, irrevocable, actual, current delivery of this Agreement with original ink signatures of each person and entity.

Corporate Authority Each individual signing below represents and warrants that each of them has the requisite authority to bind the respective party hereto on whose behalf each of them is signing

In witness whereof, the parties hereto have duly executed this Agreement effective as of the date set forth below.

SELLER: *Sports Shinko (Waikiki) Co., Ltd.*

Date: November 27, 2000

PRINT NAME:
PRINT TITLE:

Satoshi Kinoshita
Satoshi Kinoshita
Executive Vice President

Seller Initials *SK*

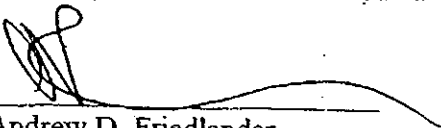
Broker Initials *DMF*

Agreement

Ocean Resort Hotel ~ Waikiki
Sports Shinko (Waikiki) Co., Ltd. ~ Seller
Colliers Monroe Friedlander, Inc. ~ Broker
Monday, November 27, 2000
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SELLER CONTACT: Attention: Satoshi Kinoshita, Ph.D.
ADDRESS: Sports Shinko (Waikiki) Co., Ltd.
175 Paoakalani Street, Suite 300
Honolulu, Hawaii 96815
PHONE: (808) 931-4395
FAX: (808) 931-4396
E-MAIL: satoshi@sportsshinkohawaii.com

BROKER: *Colliers Monroe Friedlander, Inc.* Date: November 28, 2000

BY: 
PRINT NAME: Andrew D. Friedlander
Chief Executive Officer

ADDRESS: 220 South King Street, Suite 1800
Honolulu, HI 96813
PHONE: 808-524-2666
FAX: 808-521-0977
E-MAIL: mfi@pixi.com

Seller Initials SK

Broker Initials MP

Seller Initials SK

Broker Initials ADR

Schedule B

This Schedule B is made part of the Exclusive Agreement to Confidentially Market Real Estate dated November 27th, 2000, by and between Colliers Monroe Friedlander, Inc. ("Broker") and Sports Shinko (Waikiki) Co., Ltd. ("Seller").

SEE THE FOLLOWING SPREADSHEET LIST.

Seller Initials SK

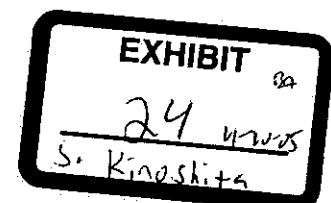
Broker Initials ADR

**EXCLUSIVE AGREEMENT TO
CONFIDENTIALITY MARKET REAL ESTATE**
("Agreement")

THIS AGREEMENT is dated the 11th day of August, 2000, by and between Colliers Monroe Friedlander, Inc., a licensed real estate broker in the state of Hawaii ("Broker"), having an address of 220 South King Street, Suite 1800, Honolulu, Hawaii 96813, and Sports Shinko (Kauai) Co., Ltd., a Hawaii corporation, and Sports Shinko (Pukalani) Co., Ltd., a Hawaii corporation (hereinafter collectively referred to as "Seller"), having an address of 175 Paokalani Ave Suite 300, Honolulu, Hawaii 96815.

| | |
|--------------------------|--|
| Term | This Agreement shall take effect on the date this Agreement is signed by the Seller ("Effective Date") and shall terminate six (6) months after commencement of the Active Marketing of the Properties, as further defined herein, unless otherwise extended in writing by the Parties hereto. |
| Authority | Seller places with Broker and hereby exclusively and without revocation authorizes Broker to sell the two (2) properties listed and generally described on the Schedule A attached hereto and made a part hereof (collectively the "Properties"), through a confidential marketing program implemented and coordinated by Broker. During the term of this Agreement, Seller, Seller's representatives, employees and consultants shall immediately refer to Broker any and all inquiries Seller or said representatives, employees and/or consultants may receive or solicit pertaining to the disposition of the listed Properties, as well as all previous inquiries that Seller has received during the past 12 months. Seller further acknowledges that there are no exclusions or exceptions to this Agreement except for those outlined in this Agreement. Seller (or a legally empowered representative) agrees to fully cooperate with Broker in the offering and sale of the Properties and to otherwise cooperate with Broker in carrying out the purpose of this Agreement. |
| Marketing Program | <i>Confidential Marketing</i> Prior to actively marketing the Properties, Broker shall gather all information on the Properties that the Seller has in its possession, in addition to data on the real estate market. These materials shall be presented to serious buyer candidates, after the execution of a confidentiality agreement, either in printed form, on CD-ROM or via the Internet. During the Active Marketing stage of the sales effort by Broker, the Properties will be exposed only to investors known to broker to be (a) currently in the Hawaii marketplace, and (b) currently active in acquiring golf course and/or development properties in the \$10 million to \$100 million range. |

Seller Initials SK
Broker Initials 40A



Agreement

Kaahuna Country Club - Kauai
Pukalani Country Club - Maui
Sports Shinko (Kauai) Co., Ltd. - Seller
Sports Shinko (Pukalani) Co., Ltd. - Seller
Colliers Monroe Friedlander, Inc. - Broker
Thursday August 10, 2000
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In witness whereof, the parties hereto have duly executed this Agreement effective as of the date set forth below.

SELLER: *Sports Shinko (Kauai) Co., Ltd.* Date: 8/11/2000

Satoshi Kinoshita
PRINT NAME: Satoshi Kinoshita
PRINT TITLE: Vice President

SELLER: *Sports Shinko (Pukalani) Co., Ltd.* Date: 8/11/2000

Satoshi Kinoshita
PRINT NAME: Satoshi Kinoshita
PRINT TITLE: Vice President

SELLER CONTACT: Attention: Satoshi Kinoshita
ADDRESS: Sports Shinko (Hawaii) Co., Ltd.
175 Paoakalani Street, Suite 300
Honolulu, Hawaii 96815
PHONE: (808) 931-4395
FAX: (808) 931-4396
E-MAIL: satoshi@sportsshinkohawaii.com

Seller Initials SK

Broker Initials MP

Agreement

Kaahuna Country Club ~ Kauai
Pukalani Country Club ~ Maui
Sports Shinko (Kauai) Co., Ltd. ~ Seller
Sports Shinko (Pukalani) Co., Ltd. ~ Seller
Colliers Monroe Friedlander, Inc. ~ Broker
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WITH COPY TO:


Attention: Tsugio Fukuda
Sports Shinko Co., Ltd.
3-7, Kanda-Ogawamachi
Chiyoda-ku, Tokyo 101-0052 Japan
Phone: 011-813-5259-1500
Fax: 011-813-5259-1530
E-Mail: fukuda@sportsshinko.co.jp

BROKER:

Colliers Monroe Friedlander, Inc. Date: 8-30-00

BY:

PRINT NAME:


Andrew D. Friedlander
Chief Executive Officer

ADDRESS:

220 South King Street, Suite 1800
Honolulu, HI 96813

PHONE:

808-524-2666

FAX:

808-521-0977

E-MAIL:

mfi@pixi.com

Seller Initials SK

Broker Initials ADF

Agreement

Kiahuna Country Club - Kauai
Pukalani Country Club - Maui
Sports Shinko (Kauai) Co., Ltd. - Seller
Sports Shinko (Pukalani) Co., Ltd. - Seller
Colliers Monroe Friedlander, Inc. - Broker
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Schedule A

This Schedule A is made part of the Exclusive Agreement to Confidentiality Market Real Estate dated August 11, 2000, by and between Colliers Monroe Friedlander, Inc. ("Broker") and Sports Shinko (Kauai) Co., Ltd. and Sports Shinko (Pukalani) Co., Ltd. ("Seller").

Property Description:

The Properties consists of the fee simple interest in the Kiahuna Country Club in Poipu, Kauai, Hawaii ("Kiahuna"), and the Pukalani Country Club in Maui, Hawaii ("Pukalani"). They are further described as follows:

Kiahuna Country Club

Address: Rural Route One, Box 78, Koloa, Kauai, Hawaii 96756
Area: Approximately 321 acres of fee simple land, including all improvements thereon.
TMK: (4) 2 - 8, Plat 14, Parcels: 7, 8, 28, and 31 through 36,
(4) 2 - 8, Plat 15, Parcel 77

Pukalani Country Club

Address: 360 Pukalani Street, Pukalani, Maui, Hawaii 96768
Area: Approximately 224 acres of fee simple land, including all improvements thereon.
TMK: (2) 2 - 3, Plat 8, Parcels 5 & 36
(2) 2 - 3, Plat 9, Parcels 4, 39 & 40
(2) 2 - 3, Plat 47, Parcel 126
(2) 2 - 3, Plat 48, Parcels 88 & 125
(2) 2 - 3, Plat 55, Parcels 68 & 69
(2) 2 - 3, Plat 56, Parcels 95 through 98
(2) 2 - 3, Plat 57, Parcels 121, 124 & 138
(2) 2 - 3, Plat 61, Parcel 114

Seller Initials SK

Broker Initials YOP

Agreement

Kiahuna Country Club - Kauai
Pukalani Country Club - Maui
Sports Shinko (Kauai) Co., Ltd. - Seller
Sports Shinko (Pukalani) Co., Ltd. - Seller
Colliers Monroe Friedlander, Inc. - Broker
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Pricing of Properties

Listed Price: Kiahuna Country Club - \$ 42,000,000.00

Pukalani Country Club - \$ 29,000,000.00

Note, Seller reserves the right, to any time or from time to time, to instruct Broker to market the Properties at a different Listed Price. Said Seller instruction to Broker must be in writing.

Fees & Costs

Marketing Fee: \$10,000.00 payable upon execution of this Agreement.

Sellers

Commission: Four percent (4%) of the gross sales price, or value exchanged, plus the applicable Hawaii state general excise tax, payable through escrow at closing. Broker shall not be obligated to share its commission with any other party or broker. Broker's commission shall be reduced by the amount of the Marketing Fee paid by Seller to Broker.

Seller Initials SK

Broker Initials AMF

Schedule B

This Schedule B is made part of the Exclusive Agreement to Confidentiality Market Real Estate dated August 11th, 2000, by and between Colliers Monroe Friedlander, Inc. ("Broker") and Sports Shinko (Kauai) Co., Ltd. and Sports Shinko (Pukalani) Co., Ltd. ("Seller").

SEE THE FOLLOWING SPREADSHEET LIST.

Seller Initials SK
Broker Initials ADR

ATTORNEY-CLIENT PRIVILEGE

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1 I, SATOSHI KINOSHITA, hereby certify that I
2 have read the foregoing typewritten pages 96
3 through page _____, inclusive, and corrections, if any
4 were noted by me, and the same is now a true and
5 correct transcript of my testimony.

6 DATED: Honolulu, Hawaii, _____
7
8
9

10 _____
11 SATOSHI KINOSHITA

12 Signed before me this _____
13 day of _____, 2005.
14
15 _____
16
17
18
19
20
21

22 Case: SPORTS SHINKO, ET AL vs. RMS, ET AL

23 Case No: 02-1-2766-11 (EEH)

24 Deposition Dated: April 20, 2005

25 Taken By: Barbara Acoba

MAY 02 2005

RALPH ROSENBERG COURT REPORTERS
Honolulu, Hawaii (808) 524-2090

CONTINUED EXAMINATION

BY MR. MELCHINGER:

Q. Good morning, Mr. Kinoshita. I'll remind you that you're still under oath. We left off yesterday talking about which properties had been decided to be sold off in Hawaii, and I think we ended the day with the understanding that Mililani Golf Course and the Queen Kapiolani Hotel would not be sold off; is that right?

MR. KOMEIJI: As of October 2000.

BY MR. MELCHINGER:

Q. As of October 2000.

A. Yes.

Q. Do you know why Mililani Golf Course and Queen Kapiolani were not going to be sold with the other properties?

A. Yes. Pursuant to the president's instructions and pursuant to the explanation that I received from the president, the president did not want to sell the Mililani Golf Course or the Queen Kapiolani Hotel because he deemed them strategically important due to the fact that those two properties enjoy particularly heavy usage among Japanese golf course members.

Q. So the other ones would be -- the other properties would be sold to pay back some of the debt to

1 here in this document.

2 Q. But you do recall discussing what's in
3 paragraph number one with Mr. Mukai; is that right?

4 A. The document states that we had three meetings,
5 however, I don't recall. I forget.

6 Q. I think you just -- my understanding of your
7 testimony here before is that you don't recall anything
8 beyond what you see in this document, number 22. Does
9 that mean you do recall what is in this document now?

10 A. I am the person who authored this document and
11 I believe that I was reporting to the president what I
12 had been told. However, as I sit here today, I don't
13 have a specific recollection other than the fact that
14 this is certainly something that I authored.

15 Q. So you don't remember the details about
16 anything else that you discussed that led up to your
17 drafting Exhibit 22, then?

18 A. That's right.

19 MR. MELCHINGER: Let's mark that 23.

20 (Exhibit 23 marked for identification.)

21 BY MR. MELCHINGER:

22 Q. Handing you what has been marked Exhibit 23 to
23 your deposition. Could you tell me if you recognize
24 this document and what it is, when you've had a chance
25 to review it of course.

1 A. I have seen this document before.

2 Q. Is that your signature on page 11 of 14 in the
3 document?

4 A. Yes.

5 Q. And those are your initials on each page of the
6 document?

7 A. Yes.

8 Q. And can you tell me what this is? What
9 document this is?

10 A. This is a listing contract with Colliers Monroe
11 Friedlander regarding the sale of the Ocean Resort Hotel
12 Waikiki.

13 Q. And the date, at least on the front page of
14 this, that's typed in is, it's the first line,
15 November 27, 2000; is that right?

16 A. Yes.

17 Q. And I think on page 11 of 14 it says the date
18 that you signed it seems to be indicated November 27,
19 2000. Does that sound like about the time that you
20 signed this document?

21 A. Yes.

22 Q. So about, I think you testified before, then,
23 around October of 2000, there was a decision made to
24 list and market Ocean Resort Hotel and also the Kiahuna
25 Golf Course and the Pukalani Country Club, correct?

ATTORNEY-CLIENT PRIVILEGE

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1 MR. KOMEIJI: I think it misstates his
2 testimony.

3 MR. MELCHINGER: Let him clarify. That's fine.

4 THE WITNESS: First of all, around June or July
5 of 2000, a listing agreement was entered into with
6 Colliers Monroe Friedlander for the sale of the Diamond
7 Head Beach Hotel. Subsequently, around August, a
8 listing agreement was entered into with that same firm,
9 Colliers Monroe Friedlander, for the sale of the Kiahuna
10 Golf Club and the Pukulani Country Club. And then in
11 August, we were exploring in-house the idea of exploring
12 with Colliers Monroe Friedlander the possibility of
13 marketing -- of selling the Ocean Hotel Resort for us.

14 MR. MELCHINGER: I guess why I asked the
15 Translator for the clarification, because I thought I
16 heard the Deponent maybe make a further clarification.
17 Maybe is that missing in your translation?

18 THE INTERPRETER: At the very beginning he had
19 a false start that I omitted. It was a very minor false
20 start and then he had a very logically, what seemed to
21 be a cohesive answer, so I omitted the false start. Do
22 you want for the record, I can tell you. It doesn't add
23 much contextually.

24 MR. MELCHINGER: That's okay. I think that's
25 24.

1 (Exhibit 24 marked for identification.)

2 BY MR. MELCHINGER:

3 Q. Showing you what's been marked Exhibit 24 to
4 your deposition. When you've had a chance to look at
5 it, if you can tell me whether you recognize that or
6 not.

7 A. I do recognize this document.

8 Q. This is the listing agreement with Colliers
9 that you just mentioned, I think, dated around August of
10 2000; is that right?

11 A. Yes.

12 Q. And on page 10, is that your signature twice
13 there?

14 A. Yes.

15 Q. So you're signing on behalf of Sports Shinko
16 Kauai and Sports Shinko Pukulani; is that right?

17 A. Yes.

18 Q. And these are your initials at the bottom of
19 each page or on the top part, seller's initials; is that
20 right?

21 A. Yes.

22 Q. On page 13 of 14, there's a listed price for
23 the Kiahuna Country Club and the Pukulani Country Club;
24 is that right?

25 A. Yes.

ATTORNEY-CLIENT PRIVILEGE

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1 Q. And the listed price for Kiahuna is 42 and for
2 Pukulani is 29. Do you recall if this was the actual
3 listed price that Colliers eventually used? At least in
4 August of 2000.

5 A. Yes. These were the prices at that point in
6 time.

7 Q. What were your instructions as to marketing and
8 selling these properties, Kiahuna, Pukulani, and the
9 Ocean Resort Hotel? At around this time when the
10 exclusive listing agreements were entered.

11 A. In terms of the instructions that I received
12 from the president, I was told to report any and all
13 offers that were received from Colliers. I was also
14 asked by Colliers to put together the materials and
15 documents that they would need to sell the property and
16 to provide those materials to them.

17 Q. The latter you mentioned would be the due
18 diligence documents; is that right?

19 A. Right.

20 Q. Was there any other instruction at that time?

21 A. I don't recall.

22 Q. For example, did anyone tell you how fast you
23 should sell them or what to look for in offers or
24 anything else about what to report to the president, for
25 example, anything like that?

1 A. No. However, the president told me that the
2 sales were to be conducted confidentially. That we were
3 not going to have Colliers market the properties in any
4 extravagant fashion in the newspapers, but rather that
5 the president preferred that the properties be marketed
6 confidentially, and I was told to strictly comply with
7 that.

8 Q. At some point did actually Doug Pothul or
9 somebody at Colliers actually make that information
10 public, that these properties were for sale?

11 A. I don't believe that that was something that
12 was made -- excuse me, released by Sports Shinko, but
13 rather it was a news article that was released by a golf
14 course that had entered into a listing agreement on the
15 island of Oahu. It wasn't Sports Shinko.

16 Q. Did you or did Colliers, I should say, start to
17 bring in offers for the properties that had been listed?

18 MR. KOMEIJI: Let me just -- I know I read your
19 papers when we had this idea of how far the deposition
20 was gonna go in terms of the relevance or likely to lead
21 to discovery of admissible evidence as it related to
22 this case. I'm just gonna pose an objection that I
23 think this is going beyond the scope of this particular
24 case and I don't know how far you're gonna go with the
25 question, but I just put in the objection and

1 incorporate previously in my memo.

2 MR. MELCHINGER: No. I understand. Okay.

3 MR. KOMEIJI: Just so he understands. I'm not
4 instructing him not to answer. I'm just putting in that
5 objection.

6 MR. MELCHINGER: I think it is related, but I
7 can't do it all in one question. We'll get there. Did
8 you translate the question?

9 THE INTERPRETER: I did.

10 BY MR. MELCHINGER:

11 Q. All right. You can answer.

12 A. They did bring in offers, however, Colliers
13 first embarked on due diligence with regard to the
14 development sites at Pukulani and Kiahuna and it was
15 after they conducted their due diligence that they began
16 to bring in offers.

17 Q. You testified earlier when you were talking
18 about Diamond Head Beach Hotel and the RMS
19 termination -- RMS management agreement termination fees
20 that you had some concern about paying the termination
21 fees for the management agreement with Diamond Head
22 Beach Hotel because Diamond Head Beach Hotel had been
23 listed and it was going to be sold very soon; is that
24 right? Is that an accurate statement?

25 A. Yes.

1 IN THE CIRCUIT COURT OF THE FIRST CIRCUIT

2 STATE OF HAWAII

3 -----
4 SPORTS SHINKO (USA) CO., LTD., a Delaware
5 Corporation; SPORTS SHINKO (MILILANI)
6 CO., LTD., a Hawaii corporation, et al.,
7 Plaintiff,

8 vs. Case No. 02-1-2766-11 (EEH)

9 RESORT MANAGEMENT SERVICES

10 (HAWAII), INC., a Hawaii corporation,
11 YASUO NISHIDA, SATOSHI KINOSHITA, et al.
12 Defendants.

13 -----
14
15 DEPOSITION OF SATOSHI KINOSHITA

16 (Volume II)

17
18 Taken on behalf of the Plaintiff at Alston Hunt Floyd &
19 Ing, 1001 Bishop St., ASB Tower, 18th Floor, Honolulu,
20 Hawaii 96813, commencing at 9:04 a.m., Wednesday, April
21 20, 2005, pursuant to Notice.

22
23 BEFORE: BARBARA ACOBA, CSR No. 412, RPR
24 Notary Public, State of Hawaii
25

1 APPEARANCES:

2 For Plaintiff: GLENN MELCHINGER, Esq.
3 ALSTON HUNT FLOYD & ING
4 ASB Tower
5 1001 Bishop St., 18th Floor
6 Honolulu, Hawaii 96813
7

8 For Defendant SATOSHI KINOSHITA:

9 JOHN KOMEIJI, Esq.
10 WATANABE ING KAWASHIMA & KOMEIJI
11 First Hawaiian Center
12 999 Bishop St., 23rd Floor
13 Honolulu, Hawaii 96813
14

15
16 Also Present: STEVEN SILVER - Interpreter
17
18
19
20
21
22
23
24
25

ATTORNEY-CLIENT PRIVILEGE

195

C E R T I F I C A T E

STATE OF HAWAII)

CITY AND COUNTY OF HONOLULU)

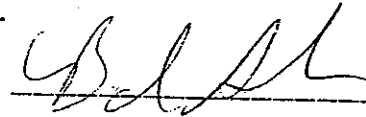
I, BARBARA ACOBA, Certified Shorthand Reporter and Notary Public, State of Hawaii, do hereby certify:

That on Wednesday, April 20, 2005, at 9:04 a.m., appeared before me SATOSHI KINOSHITA, the witness whose deposition is contained herein; that prior to being examined he was by me duly sworn;

That the deposition was taken down by me in machine shorthand and was thereafter reduced to typewriting under my supervision; that the foregoing represents, to the best of my ability, a true and correct transcript of the proceedings had in the foregoing matter.

I further certify that I am not an attorney for any of the parties hereto, nor in any way concerned with the cause.

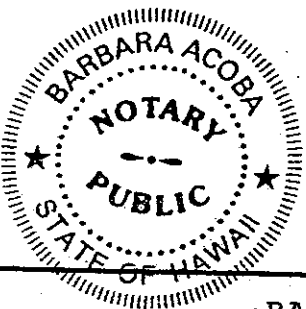
Dated this 30th day of April, 2005,
in Honolulu, Hawaii.



BARBARA ACOBA, CSR NO. 412

Notary Public, State of Hawaii

My Commission Exp: 10-22-2008



RALPH ROSENBERG COURT REPORTERS
Honolulu, Hawaii (808) 524-2090